## IN THE MICHIGAN COURT OF APPEALS ORDER

Re: County of St Clair v MPSC

Docket No. **284745**MPSC No. **00-015489** 

Christopher M. Murray, Chief Judge Pro Tem, acting under MCR 7.203(F)(1) and 7.216(A)(10), orders:

The claim of appeal is DISMISSED for lack of jurisdiction because the March 11, 2008, order was not appealable at the time that the claim was filed. If parties file motions for a new trial, reconsideration, rehearing, or similar postjudgment relief within 30 days of the entry of the March 11, 2008 order, the appealability of the order is suspended until the MPSC rules on those motions. An appeal as of right may then be claimed within 30 days after entry of the order deciding the motions. See MCR 7.204(A)(1)(b) and MCL 462.26. A claim of appeal that is filed before the entry of the order deciding the motions is a premature claim.



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

MAY - 8 2008

Date

Chief Clerk